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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/629,812	07/28/2003	Stephen A. Tarin	8676-041	9035	
20583	7590 10/19/2006		EXAMINER		
JONES DAY 222 EAST 41ST ST			ALAM, SHAHID AL		
NEW YORK,	NY 10017		ART UNIT	PAPER NUMBER	
	•		2162		
			DATE MAIL ED: 10/10/2004	DATE MAIL ED: 10/10/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
Office Action Summan	10/629,812	TARIN, STEPHEN A.				
Office Action Summary	Examiner	Art Unit				
	Shahid Al Alam	2162				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with th	e correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period w  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICAT 16(a). In no event, however, may a reply but fill apply and will expire SIX (6) MONTHS for cause the application to become ABANDO	ION. e timely filed from the mailing date of this communication. DNED (35 U.S.C. § 133).				
Status						
1)⊠ Responsive to communication(s) filed on 21 Ju	lv 2006.					
	action is non-final.					
·	application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4)⊠ Claim(s) <u>25-30</u> is/are pending in the application	), ·					
	4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>25-30</u> is/are rejected.	<u> </u>					
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or	_					
Application Papers	•					
9)☐ The specification is objected to by the Examiner	•					
10) The drawing(s) filed on is/are: a) acce		ne Examiner.				
Applicant may not request that any objection to the o		·				
Replacement drawing sheet(s) including the correcti		• •				
11) The oath or declaration is objected to by the Exa						
Priority under 35 U.S.C. § 119						
12) ☐ Acknowledgment is made of a claim for foreign a) ☐ All b) ☐ Some * c) ☐ None of:	priority under 35 U.S.C. § 119	(a)-(d) or (f).				
1. Certified copies of the priority documents	s have been received.					
	2. Certified copies of the priority documents have been received in Application No					
3. Copies of the certified copies of the priori						
	application from the International Bureau (PCT Rule 17.2(a)).					
* See the attached detailed Office action for a list of	of the certified copies not rece	ived.				
Attachment(s)						
Notice of References Cited (PTO-892)	4) Interview Summ	ary (PTO-413)				
P) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mai	l Date				
B) Information Disclosure Statement(s) (PTO/SB/08)  Paper No(s)/Mail Date	6) Other:	al Patent Application				

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#### **DETAILED ACTION**

## Response to Arguments

1. Applicant's arguments filed July 21, 2006 have been fully considered but they are not persuasive for the following reasons.

Applicant argues Schiefer does not relate to or describe the underlying structures (instance, connectivity and cardinality) in which data in a database are stored; Schiefer simply does not disclose a cardinality element at all; and Schiefer does not describe or suggest updating a cardinality element each time the number of instances changes.

Examiner respectfully disagrees all of the allegations as argued. Examiner, in his previous office action, gave detail explanation of claimed limitation and pointed out exact locations in the cited prior art.

Examiner is entitled to give claim limitations their broadest reasonable interpretation in light of the specification. See MPEP 2111 [R-1]

Interpretation of Claims-Broadest Reasonable Interpretation

During patent examination, the pending claims must be 'given the broadest reasonable interpretation consistent with the specification.' Applicant always has the opportunity to amend the claims during prosecussion and broad interpretation by the examiner reduces the possibility that the claim, once issued, will be interpreted more broadly than is justified. In re Prater, 162 USPQ 541,550-51 (CCPA 1969).

In response to applicant's argument, the examiner recognizes that obviousness can only be established by combining or modifying the teachings of the prior art to produce the claimed invention where there is some teaching, suggestion, or motivation to do so found either in the references themselves or in the knowledge generally available to one of ordinary skill in the art. See *In re Fine*, 837 F.2d 1071, 5

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USPQ2d 1596 (Fed. Cir. 1988) and In re Jones, 958 F.2d 347, 21 USPQ2d 1941 (Fed. Cir. 1992).

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Instant application discloses a computer-implemented database and method providing an efficient, ordered reduced space representation of multi-dimensional data. Instances of each data value for an attribute are identified by instance elements, each of which is associated with one data value. Connectivity information is provided for each instance element that uniquely associates each instance element with a specific instance of a data value for another attribute. Logically, separate data structures provide the information needed to reconstruct the "records" in the database. They provide "instance" and "connectivity" information, where instance information identifies the instances of each value in the field that is in a record and connectivity information associates each instance with a specific instance of a value in at least one other field. The value, instance, displacement and occurrence tables have been described as "tables" having rows, columns and cells, the invention is not limited to such structures. Any computerized data structure for storing the information in these tables may be used. The value table stores the data values representing the user-view values of information in the database; the instance table is a specific example of an "instance store" and a "connectivity store" (i.e., it both identifies instances of data items in the value store and represents relationships among instances of data items in the value store); and the displacement table is a specific example of a "cardinality store" (i.e., it represents the frequency of occurrence of equal instances of data values).

Schiefer teaches computer systems employ a relational database management system or a RDBMS, which is a computer program that manages data storage and retrieval. The data is present within the database system in one or more tables or relations (connectivity). Each relation consists of a number of records or tuples containing specific information grouped in some sequence. Each tuples (at least one) consists of one or more fields, which are called attributes. In any single attribute (at least one) of a tuples or information there can be only a single value, however. different tuples can have different values for the same attribute. Two kinds of statistics are typically important to proper management by the RDBMS of the database's stored relations. One is the number of tuples contained in a single relation. This value is known as the relation's cardinality and is denoted by .parallel.R.parallel., wherein R is the relation. The second is the number of distinct values taken by an attribute denoted by d.sub.a, wherein (a) is the attribute. The value of the relation's cardinality, .parallel.R.parallel., is important because it indicates the overall size of the relation. The number of distinct values, d.sub.a, is important because it is used to determine the size of the results from different operations on the relation data (column 1).

The local predicate may serve to reduce (to update or to modify or to change) the cardinality of the relation (connectivity). This reduced cardinality (modified cardinality) is called the effective cardinality of the relation. It can be used in other cardinality calculations, e.g., for estimating join result sizes. The local predicates can change the effective cardinality of the relation and the number of distinct values in the

attributes of the relation thus changing the size of the final join result (column 2, lines 41 - 56).

Schiefer's teaching of a **relational database management** system that manages **data storage and retrieval** as described above clearly teaches applicant's claimed subject matter.

For the above reasons, Examiner believed that rejection of the last Office action was proper.

## Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 25 – 30 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent Number 5,542,073 issued to Klaus Schiefer et al. ("Schiefer").

With respect to claim 25, Schiefer teaches a system for storing and retrieving tuples (column 1, lines 18-22) comprising: a collection of a number of instances corresponding to a value of a first attribute; a cardinality element corresponding to the number of instances; wherein at least one instance indicates at least one other instance corresponding to a value of a second attribute and the second attribute is different from the first attribute (see abstract, column 2, lines 41 - 56).

Schiefer teaches that effective cardinality should be determine when the value of particular attribute changes, therefore, it would have been obvious to a person of ordinary skill in the computer art at the time the invention was to update or change or modify cardinality in order to efficiently evaluate the cost estimate to obtain the lowest execution cost (column 3, lines 21 - 32).

With respect to claim 26, Schiefer teaches a system for storing and retrieving tuples (column 1, lines 18-22) comprising: a collection of a number of instances corresponding to a value of a first attribute; a cardinality element corresponding to the number of instances; wherein the value can be derived from the cardinality element and wherein at least one instance indicates at least one other instance corresponding to a value of a second attribute and the second attribute is different from the first attribute (see abstract, column 2, lines 41 – 56 and column 8, lines 11 – 19).

As to claim 27, for at least two tuples having identical first attribute values and identical second attribute values,  $\dots$  a cardinality element,  $\dots$  attribute values (see abstract, column 1, lines 19 – 37).

As to claim 28, the instance element comprises the cardinality element (see abstract).

The subject matter of claims 29 - 30 are rejected in the analysis above in claims 25 - 28 and these claims are rejected on that basis.

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### Conclusion

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- 3. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
  - U.S. Patent Number 5,379,422 issued to Antoshenkov.
  - U.S. Patent Number 5,855,019 issued to Bhargava et al.

4. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

#### **Contact Information**

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Shahid Al Alam whose telephone number is (571) 272-4030. The examiner can normally be reached on Monday-Thursday 8:00 A.M.- 4:00 P.M..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John E. Breene can be reached on (571) 272-4107. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Shahid Al Alam Primary Examiner Art Unit 2162